PATENT COOPERATION TREATY

TRANSLATION INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 203mm01.wo				:	FOR FURTHER A	ACTION	See Form PCT/IPEA/416					
International application No.					International filing date (day/month/year)		Priority date (day/month/year)					
PCT/EP2004/012344				44	01.11.2004 04.11.2003		04.11.2003					
					onal classification and	IPC						
International Patent Classification (IPC) or national classification and IPC . F16L59/065 F16L59/00												
. FIGH53/005 FIGH53/00												
Applicant												
Applicant .												
DEGUSSA AG												
1.	This reunder A	This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.										
2.		This REPORT consists of a total of 6 sheets, including this cover sheet.										
3.					NNEXES, comprising							
.د	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	_					sheets, as follows:					
	a. 🗠	(sen	to the a	pplicant and	to the International B	ureau) a total of						
		sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).										
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.											
1	_	٠.					- of electronic engine(s))					
	Ь	(sen	t to the I	nternational	Bureau only) a total o	f (indicate type and number						
Ï	, containing a sequence listing and/or tables											
ļ	related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).											
4.	This re	port cont	ains indi	cations relat	ing to the following it	ems:						
•	\boxtimes	Box No	. I	Basis of the	e report							
		Box No	. II	Priority								
		Box No	. III	Non-establ	ishment of opinion with regard to novelty, inventive step and industrial applicability							
					nity of invention							
	\boxtimes	Box No	o. V	elty, inventive step or industrial applicability:								
Ì		Box No	. VI	Certain do	cuments cited							
		Box No	. VII	Certain del	fects in the internation	al application	•					
	\boxtimes	Box No	. VIII	Certain ob	servations on the inter	national application						
							his report					
Date of submission of the demand						Date of completion of t						
SY THE STATE OF THE APPLICATION OF THE STATE				100 t mn		Authorized officer						
Name and mailing address of the IPEA/EP				IPEA/EP		Authorized officer						
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International application No.
PCT/EP2004/012344

Box	No. I	. I Basis of the report	
1.		ith regard to the language, this report is based on the international application in the language dicated under this item.	n which it was filed, unless otherwise
		This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of: international search (Rule 12.3 and 23.1(b)) publication of the international application (Rule 12.4) international preliminary examination (Rule 55.2 and/or 55.3)	·
2.	recei	Vith regard to the elements of the international application, this report is based on (replacement ceiving Office in response to an invitation under Article 14 are referred to in this report as a sis report): the international application as originally filed/furnished	
	ŭ	the description:	•
		pages 1-29	as originally filed/furnished
		pages* received by this Authority on	
	_	pages* received by this Authority on	
	\boxtimes	the claims:	
		nos.	as originally filed/furnished
		nos.* as amended (toget	her with any statement) under Article 19 18.04.2006 with
		nos.* 1-34 received by this Authority on	
		nos.* received by this Authority on	
	\boxtimes	the drawings:	
		sheets 1/5-5/5	as originally filed/furnished
		sheets* received by this Authority or	
		sheets* received by this Authority or	
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence	
3.	\Box	The amendments have resulted in the cancellation of:	
٥.			
		the description, pages	
		the claims, nos.	
		the drawings, sheets/figs	
		the sequence listing (specify):	
		any table(s) related to sequence listing (specify):	nd listed below had not been made gines
4.	Ц	This report has been established as if (some of) the amendments annexed to this report a they have been considered to go beyond the disclosure as filed, as indicated in the Suppler	mental Box (Rule 70.2(c)).
		the description, pages	
		the claims, nos.	
		the drawings, sheets/figs	
		the sequence listing (specify):	
		any table(s) related to sequence listing (specify):	
*	If ite	fitem 4 applies, some or all of those sheets may be marked "superseded."	

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
1.	Statement							
	Novelty (N)	Claims 1-34	YES				
			Claims	NO				
	Inventive	step (IS)	Claims 1-34	YES				
			Claims	_ NO				
	Industria	l applicability (IA)	Claims 1-34	YES				
			Claims					
2.	Citations and	l explanations (Rule 70.	7)					
۷.								
	Kerere	Reference is made to the following documents:						
	D1:	IIS-A-4 887	433 (LOCATELLI ET AL) 19 December 1989					
	DI.	(1989-12-1	•					
	D2:	•	647 C1 (LINDE AG, 65189 WIESBADEN, DE)					
	<i>DZ</i> .		y 1998 (1998-02-26), mentioned in the					
		applicatio						
		appiroacio						
<u> </u>	1	D1, which	is considered the closest prior art,					
	-	•	(cf. column 1, lines 38 to 50 and column					
			8 to 56) a conduit component for an					
			work having at least a first conduit for					
			t partially liquid cryogenic energy					
			om which the subject matter of claim 1					
		differs in	that at least one second conduit for a					
		heat trans	fer medium runs parallel to the first					
		conduit ar	nd at the ends of the second conduit,					
		heat excha	angers which thermally contact the first	•				
		conduit ar	re provided for heating and/or					
		evaporatin	ng or for cooling and/or condensing the					
		heat trans	sfer medium when the cryogenic medium is					
		removed fr	com or introduced into the first conduit,					
		or at one	end of the second conduit , heat					

Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement exchangers which thermally contact the first conduit are provided for cooling and/or condensing the heat transfer medium when the cryogenic medium is removed from the first conduit and at the other end of the second conduit, elements are provided for obtaining expansion work by heating and/or

evaporating the heat transfer medium.

The subject matter of claim 1 is therefore novel (PCT Article 33(2)).

- The problem addressed by the present invention can 2 therefore be considered that of improving the energy balance of a conduction system for cryogenic energy carriers.
- The solution to this problem proposed in claim 1 of the present application involves an inventive step (PCT Article 33(3)) for the following reasons:
 - the second conduit known from D1, which runs parallel to the conduit for the cryogenic energy carrier, does not transport a heat transfer medium, but merely thermally shields the conduit for the cryogenic energy carrier;
 - -a second conduit for a heat transfer medium parallel to the first conduit is neither known from nor suggested by the remaining solutions known from the prior art (see, e.g., D2) for improving the energy balance of a conduit system

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Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; Box No. V citations and explanations supporting such statement for cryogenic energy carriers; - the solution proposed in claim 1 of using the evaporation heat from the cryogenic energy carrier to cool and liquefy a heat transfer medium that is located in a parallel conduit and stores energy via phase transition so as to improve the energy balance is neither known from nor suggested by the prior art. The same argument applies accordingly to independent claim 25. Claims 2 to 24 and 26 to 34 are dependent on claims 1 and 25 and therefore likewise meet the PCT novelty and inventive step requirements. Claims 1 to 34 likewise meet the PCT requirements 6 for industrial applicability (PCT Article 33(4)).

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Вох №. УПІ Certain observations on the international application

The following observations on the claims are fully supported by the description, are made:

The description (see page 26, lines 15 to 19) and figure 5 give the impression that the "micro heat exchanger" indicated in claim 2 has to satisfy certain criteria with respect to its positioning relative to the outer jacket of the conduit component and is characterised by special technical features for which no alternatives are envisaged.

> Consequently, contrary to PCT Article 6, claim 2 is not supported by the description.

- Since the above-mentioned essential features of 2 the "micro heat exchanger" are not included in claim 2, the term "micro heat exchanger" is unclear and the use of a "micro heat exchanger" that is known per se for a conduit component according to D1 could therefore not be deemed inventive.
- The wording "third conduit" used in claims 27 and 3 30-32 does not make it clear whether the "third conduit" can be used optionally for the transport of the heat exchange medium or the energy carrier or whether there are two different "third conduits".